IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MINNESOTA

JANE DOE, et al.,)
Plaintiffs,)
and)
UNITED STATES OF AMERICA,)
Plaintiff-Intervenor)
v.) NO. 11-cv-01999-JNE-SER
ANOKA-HENNEPIN SCHOOL DISTRICT NO. 11, et al.,)))
Defendant.)
and)
E.R., by her next friend and parent, Quana Hollie;)
Plaintiff,)
and)
UNITED STATES OF AMERICA,)
Plaintiff-Intervenor)
v.) NO. 11-cv-02282-JNE-SER
ANOKA-HENNEPIN SCHOOL DISTRICT NO. 11, et al.,)))
Defendants.)

FINDINGS AND ORDER APPROVING THE SETTLEMENT OF CLAIMS OF MINOR PLAINTIFF D.M.-B.

The Court, having fully considered the Petition and attached exhibits, the files and

records in this case, and the arguments of counsel, now makes the following findings and

order.

FINDINGS

1. The Court finds that the settlement provided for in the Consent Decree (Dkt. 79),

is fair, reasonable and in the best interest of Minor Plaintiff D.M.-B.

ACCORDINGLY, IT IS HEREBY ORDERED that:

1. Settlement of the claims of Minor Plaintiff D.M.-B., by his next friends and

parents, Michael McGee and Jason Backes, as detailed in the Consent Decree (Dkt. 79),

is **APPROVED**.

2. The Petition for Approval of Settlement of Claims of Minor Plaintiff D.M.-B.

(Dkt. 83) is **APPROVED**.

3. Payment on behalf of Minor Plaintiff D.M.-B. shall be distributed as outlined in the

above-mentioned Petition (Dkt. No. 83).

Dated: 3-12-2012

s/ Joan N. Ericksen

Honorable Joan N. Ericksen United States District Judge

United States District Court

for the District of Minnesota

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